SENATE MOTION

MADAM PRESIDENT:

I move that Engrossed House Bill 1554 be amended to read as follows:

1	Page 5, line 2, after "in" insert "IC".
2	Page 6, delete lines 37 through 42, begin a new paragraph and
3	insert:
4	"SECTION 3. IC 5-22-15-20.5, AS AMENDED BY P.L.4-2005,
5	SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JUNE 30, 2009]: Sec. 20.5. (a) This section applies only to a contract
7	awarded by a state agency.
8	(b) As used in this section, "Indiana business" refers to any of the
9	following:
10	(1) A business whose principal place of business is located in
11	Indiana.
12	(2) A business that pays a majority of its payroll (in dollar
13	volume) to residents of Indiana.
14	(3) A business that employs Indiana residents as a majority of its
15	employees.
16	(4) A business that makes significant capital investments in
17	Indiana.
18	(5) A business that has a substantial positive economic impact on
19	Indiana as defined by criteria developed under subsection (c).
20	(c) The Indiana department of administration shall consult with the
21	Indiana economic development corporation in developing criteria for
22	determining whether a business is an Indiana business under subsection
23	(b). The Indiana department of administration may consult with the
24	Indiana economic development corporation to determine whether a
25	particular business meets the requirements of this section and the
26	criteria developed under this subsection.
27	(d) There are the following price preferences for supplies purchased
28	from an Indiana business:
29	(1) Five percent (5%) for a purchase expected by the state agency
30	to be less than five hundred thousand dollars (\$500,000).
31	(2) Three percent (3%) for a purchase expected by the state

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less than one million dollars (\$1,000,000).

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agency to be at least five hundred thousand dollars (\$500,000) but

3	(3) One percent (1%) for a purchase expected by the state agency
4	to be at least one million dollars (\$1,000,000).
5	(e) Notwithstanding subsection (d), a state agency shall award a
6	contract to the lowest responsive and responsible offeror, regardless of
7	the preference provided in this section, if:
8	(1) the offeror is an Indiana business; or
9	(2) the offeror is a business from a state bordering Indiana and the
0	business's home state does not provide a preference to the home
1	state's businesses more favorable than is provided by Indiana law
2	to Indiana businesses.
3	(f) A business that wants to claim a preference provided under this
4	section must do all of the following:
.5	(1) State in the business's bid that the business claims the
6	preference provided by this section.
7	(2) Provide the following information to the department:
8	(A) The location of the business's principal place of business.
9	If the business claims the preference as an Indiana business
20	described in subsection (b)(1), a statement explaining the
21	reasons the business considers the location named as the
22	business's principal place of business.
23	(B) The amount of the business's total payroll and the amount
24	of the business's payroll paid to Indiana residents.
25	(C) The number of the business's employees and the number
26	of the business's employees who are Indiana residents.
27	(D) If the business claims the preference as an Indiana
28	business described in subsection (b)(4), a description of the
29	capital investments made in Indiana and a statement of the
0	amount of those capital investments.
31	(E) If the business claims the preference as an Indiana
32	business described in subsection (b)(5), a description of the
3	substantial positive economic impact the business has on
4	Indiana.
55	(g) This section expires July 1, 2009.".
66	Delete pages 7 through 8.
	(Reference is to EHB 1554 as printed April 8, 2009.)

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Senator CHARBONNEAU